EXHIBIT G

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

IN RE ALTA MESA	RESOURCES, INC.
SECURITIES LITIG	ATION

Civil Action No. 4:19-cv-00957

CLASS PLAINTIFFS' PROPOSED VERDICT FORM

VERDICT FORM

PART I – §14(a) Claim

Please answer the following questions by checking the appropriate fields below:

		ve Class Plainti iverstone; Hacke	-	- ' '		the following
	Yes for all c	lefendants listed a	above.			
	Yes for the	following defer	ndants (if n	ot all, check	each defenda	nt who Class
Plai	ntiffs proved th	neir §14(a) claim	as to):			
	Alta M	esa Riv	erstone	Hackett		
	Gutern	nuth Tep	pper	Walters		
	No.					
·		each of the indivaintiffs proved th			•	red "Yes" to
	Alta Mesa	Yes	N	lo		
	Riverstone		N	Го		
		Yes	N			
		Yes	N	Го		
		Yes	N	Го		
	Walters	Yes	N	Го		
		ct which propose ges (check only c	_	quantification	reasonably es	stimates Class
_	(Check this	iffs' benefit-of-th only if you answi iffs' out-of-pocke	ered "Yes" f	for any defend	ant in Questio	·
•		other," please ide for their §14(a) cla	-	r share damag	ges, if any, you	u found Class

			•	dants in Question 2, sh	
Otherwise,	for each defend	lant you found	l violated §14(a), i	dentify the percentage	of responsibility
of that defe	ndant. Only fil	l in a number	next to a defendar	nt you found violated §	$\S14(a)$. The total
must add uj	o to 100%.				
	Alta Mesa	%			
	Riverstone	%			
	Hackett	%			
	Gutermuth				
	Tepper	%			
	Walters	%			
	Total	100%			
	n as to the follo	•	ants: Riverstone;	Plaintiffs proved the Hackett; Gutermuth; T	9 ()
				alaade aada dafaadaat	1
		•		check each defendant	WIIO
Cias	s Plaintiffs prov	Ŭ,		G	
	Riversto	one	Hackett	Gutermuth	
	Tepper		Walters		
	No.				

PART II – §10(b) Claim

Please answer the following questions by checking the appropriate fields below:

August 16, 2017 Press Release (Exhibit ###)

Question 6: Have Class Plaintiffs proved their §10(b) Claim for the following statement in the August 16, 2017 Press Release?

AMH had identified "about 4,200 gross identified drilling locations" and based on its currently producing wells AMH "expects EURs at year end to exceed 650 MBOE per well."
Yes.
No.
Question 7: If you answered "Yes" to Question 6, which defendant(s) are liable for this statement in the August 16, 2017 Press Release? (If you check Chappelle or Hackett, you must also check Alta Mesa.)
Alta Mesa Chappelle Hackett
Question 8: For each defendant you found liable in Question 7, did the defendant acknowingly or recklessly? (You must choose one.)
Alta Mesa Knowingly Recklessly Chappelle Knowingly Recklessly Hackett Knowingly Recklessly

August 17, 2017 Investor Conference Call (Exhibit ###)

Question 9: Have Class Plaintiffs proved their §10(b) Claim for the following statement in the August 17, 2017 Investor Conference Call?

"We have over 200 wells that we've drilled here and we've demonstrated the value, and we have confidence in the upside. As an illustration of that, at the end of the second quarter [of 2017], we drilled on the order of 200 wells; of those, over 160 were on production. And of that number, about 114 had sufficient production history to give us confidence that at the end of this year, our year-end reserves will reflect better than 650,000 BOE." Yes. __ No. **Question 10:** If you answered "Yes" to Question 9, which defendant(s) are liable for this statement in the August 17, 2017 Investor Conference? (If you check Chappelle and/or Hackett, you must also check Alta Mesa.) ___ Chappelle ___ Alta Mesa Hackett **Question 11:** For each of defendant you found liable in Question 10, did the defendant act knowingly or recklessly? (You must choose one.) Knowingly Recklessly Alta Mesa

___ Recklessly

___ Recklessly

#

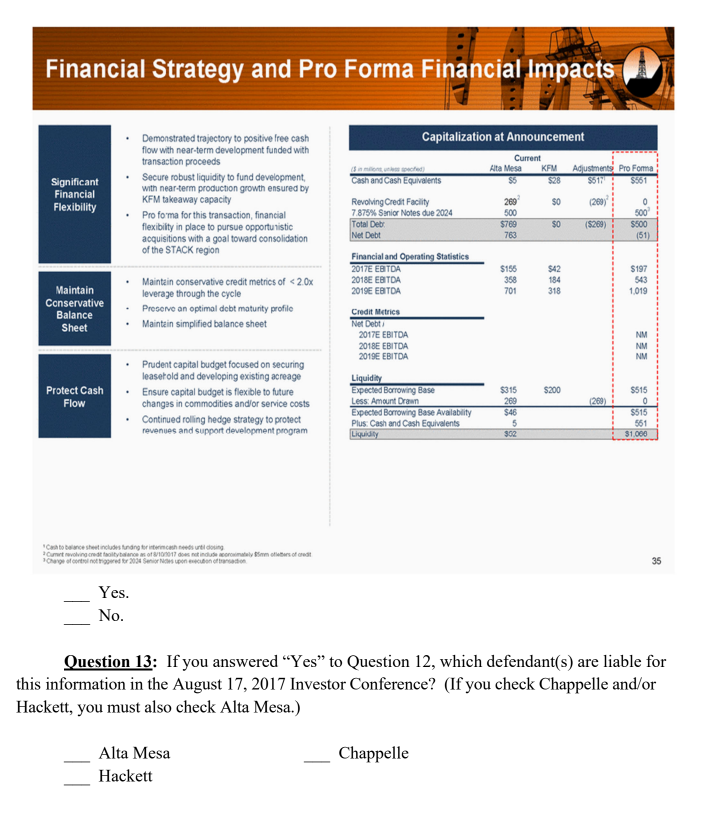
Chappelle

Hackett

___ Knowingly

Knowingly

Question 12: Have Class Plaintiffs proved their §10(b) Claim for the information in the following slide regarding Projected 2018 and 2019 EBITDA in the August 17, 2017 Investor Conference?



	: For each of defendancessly? (You must choose	nt you found liable in Question 13, did the defendant acose one.)
Alta Mesa Chappelle Hackett	KnowinglyKnowinglyKnowingly	RecklesslyRecklesslyRecklessly

January 19, 2018 Proxy Statement (Exhibit ###)

Question 15: Have Class Plaintiffs proved their §10(b) Claim for the information in the following table regarding Alta Mesa's Adjusted EBITDAX in the January 19, 2018 Proxy?

Alta Mesa Projections

		_			r Ending December 31,		
		2	017E		018E	20	19E
	V - D - Z - D				millions)		
	Net Daily Production (Boe/d)(1)		20,841 155	\$ \$	8,510 358	. 61	8,900
	EBITDAX(2) xpenditures	s	349	\$	552	\$	701 611
	Flow	Š	(237)	-	(233)	š	51
joi Alt exp (ga	cludes 549 boe/d, 1,698 boe/d and 2,003 boe/d for 2017, int venture. Ita Mesa defines Adjusted EBITDAX as net income (los spense, depletion, depreciation and amortization, impairs ain)/loss on sale of assets and (gain)/loss on derivative con-GAAP Financial Measure."	s) before interest en	xpense, los	s on ex	tinguishme vision (ber	ent of de	ebt, e
	Yes.						
	No.						
_	110.						
	Duestion 16: If you answered "Yes" to	-			`	_	
	Duestion 16: If you answered "Yes" to ormation in the January 19, 2018 Proxy?	(If you chec			`	_	
info	Duestion 16: If you answered "Yes" to ormation in the January 19, 2018 Proxy?	-			`	_	
informal.)	Duestion 16: If you answered "Yes" to ormation in the January 19, 2018 Proxy?	(If you chec Hackett	k Hack	ett yo	ou must	also o	che
information in formation in for	Duestion 16: If you answered "Yes" to bright the January 19, 2018 Proxy? Alta Mesa Duestion 17: For each of defendant you	(If you chec Hackett	k Hack	ett yo	ou must	also o	che
informal.) Questions A	Duestion 16: If you answered "Yes" to bright the January 19, 2018 Proxy? Alta Mesa Duestion 17: For each of defendant you gly or recklessly? (You must choose of the Mesa Alta Mesa Knowingly	(If you chech Hackett I found liable ne.) Reckle	in Que	ett yo	ou must	also o	che
informal.) Question A	Duestion 16: If you answered "Yes" to ormation in the January 19, 2018 Proxy? Alta Mesa Duestion 17: For each of defendant you gly or recklessly? (You must choose or	(If you chech Hackett I found liable ne.)	in Que	ett yo	ou must	also o	che
informal.) Question A	Duestion 16: If you answered "Yes" to bright the January 19, 2018 Proxy? Alta Mesa Duestion 17: For each of defendant you gly or recklessly? (You must choose of the Mesa Alta Mesa Knowingly	(If you chech Hackett I found liable ne.) Reckle	in Que	ett yo	ou must	also o	che
informal.) Question A	Duestion 16: If you answered "Yes" to bright the January 19, 2018 Proxy? Alta Mesa Duestion 17: For each of defendant you gly or recklessly? (You must choose of the Mesa Alta Mesa Knowingly	(If you chech Hackett I found liable ne.) Reckle	in Que	ett yo	ou must	also o	che

Question 18: Have Class Plaintiffs proved their §10(b) Claim for the information in the following table regarding Kingfisher's 2018 and 2019 Adjusted EBITDA in the January 19, 2018 Proxy?

Kingfisher I	Project	tions
--------------	---------	-------

		Year Ending December 31		
	2	017E	2018E	2019E
Adjusted EDITO A(1)(2)		42	(\$ in millions)	S 210
Adjusted EBITDA(1)(2) Capital Expenditures(2)	3	42 124	\$ 185 \$ 373	\$ 318 \$ 174
Free Cash Flow	,	(83)	\$ (189)	\$ 144
	•	(00)	0 (100)	*
 Kingfisher defines Adjusted EBITDA as net income (loss) be acquisition and divestiture transaction expense and impairme 				
Non-GAAP Financial Measure."	ms. bee selected in	torrear r	marcial informa	area of realignment
 Adjusted EBITDA includes projected results derived from A 	lta Mesa's upstream d	evelopme	ent program.	
Yes.				
No.				
				
this information in the January 19, 2018 Proxy? (If y Mesa.) Alta Mesa Hack		•		
Alta Mesa flaci	lett .			
Question 20: For each of defendant you four knowingly or recklessly? (You must choose one.)	nd liable in Qu	estion	n 19, did the	e defendant a
Alta Mesa Knowingly	Recklessly			
&				
Hackett Knowingly	Recklessly			
# #	# #			
# #	t tt			

	on 21: Have Class Plaint the January 19, 2018 Prox	iffs proved their §10(b) Claim for the following y?
	reasonable basis" and estimates and judgments The Proxy represents the the best of their knowledge	inancial projections prepared on a "reflected the best currently available of [AMH] and Kingfisher, as applicable." at the financial figures are "presented, to ge and belief, the expected course of action financial performance of Alta Mesa and "
Y N	es. o.	
these statemer Mesa.)		Yes" to Question 21, which defendant(s) are liable for 3 Proxy? (If you check Hackett you must also check Alta Hackett
	ion 23: For each of defender recklessly? (You must ch	dant you found liable in Question 22, did the defendant act hoose one.)
	lesa Knowingly tt Knowingly	
		# # #
<u></u>	ion 24: Have Class Plaint 19, 2018 Proxy?	iffs proved their §10(b) Claim for the following statement
	number, about 116 had	, over 183 were on production, and of that sufficient production history to give Alta nfidence that [AMH's] type well EUR is "
Y N	es. o.	

·	25: If you answered "the January 19, 2018 Pr				` '
Mesa.)	•		•	•	
Alta	Mesa	Hackett			
<u></u>	<u>26</u>: For each defendant cklessly? (You must ch	•	ole in Quest	ion 25, die	d the defendant act
Alta Mesa Hackett	Knowingly Knowingly		cklessly cklessly		
		# #	#		
following table re 2018 Proxy?	27 : Have Class Plainti elating to Alta Mesa's P	-	` ´		
Alta Mesa Proje	ections			Ending December	
Adju Capit	age Net Daily Production (Boe/d)(1) sted EBITDAX(2) tal Expenditures Cash Flow		20,841 \$ 155 \$ 349 \$ (237)	2018E (\$ in millions) 38,510 \$ 358 \$ 552 \$ (233)	68,900 \$ 701 \$ 611 \$ 51
(1)	Includes 549 boe/d, 1,698 boe/d and 2, joint venture. Alta Mesa defines Adjusted EBITDAX expense, depletion, depreciation and an (gain)/loss on sale of assets and (gain)/Non-GAAP Financial Measure."	as net income (loss) before in nortization, impairment expen-	nterest expense, loss ise, accretion expense	on extinguishmen e, provision (bene	nt of debt, exploration efit) for income taxes,
Yes.					
No.					
this information	28 : If you answered "in the January 19, 2018				
Mesa.)					
Alta	Mesa	Hackett			

	Question 29: For	each of defendant	you found	liable in Question 28, did the defendant ac
knowir	ngly or recklessly?	You must choos	se one.)	
	Alta Mesa	Knowingly Knowingly	R	Lecklessly
	Hackett	Knowingly	R	ecklessly
			# #	#
	Question 30: Ha January 19, 2018 P		proved their	§10(b) Claim for the following statement
	locations a	•	ssible locat	over 4,000 primary gross tions from down spacing, as
	Yes. No.			
	tement in the Janu		_	on 30, which defendant(s) are liable for heck Hackett you must also check Alta
	Alta Mesa	-	Hackett	:
		each of defendant (You must choose	•	liable in Question 31, did the defendant ac
		Knowingly Knowingly		Recklessly Recklessly

February 21, 2018 EnerCom Conference (Exhibit ###)

Question 33: Have Class Plaintiffs proved their §10(b) Claim for the following slide presented at the February 21, 2018 EnerCom Conference?



Alta Mesa: Sustainable STACK Development

Integrated upstream & midstream with fully funded growth and low leverage

- · Disciplined Operations with 10+ year Horizon in STACK Oil Window, growing to 10-12 rig cadence
 - Highly contiguous ~130,000 net acres; infrastructure a key competitive advantage
 - Low cost operator, resilient well economics in low commodity price environment, low leverage development plan
 - Kingfisher Midstream (KFM) purpose built and highly synergistic; flow assurance de-risks production growth
 - KFM initial 60 MMCFD plant full, additional volumes bridged via offtake agreements
 - KFM 200 MMCFD expansion in startup; 350 MMCFD total system capacity at completion
- 2012-2017 Execution and Results De-Risk Investment
 - 250+ horizontal STACK wells drilled by Alta Mesa across entirety of Kingfisher acreage
 - Multi-well development projects initiated in 2017; previous pattern tests validate approach
 - Consistency and geographic breadth of well results underscores repeatable development
- · Experienced Management Team Aligned with Shareholders
 - Alta Mesa Resources, Inc. (AMR) management team remain large shareholders
 - Demonstrated discipline to sustain and grow the enterprise through cyclical downturns
- · Comprehensive Application of Best Practices and Technology
 - Efficient, scalable drilling team currently managing 6 rig program delivering > 2 wells per month per rig
 - Geoscience team applying full suite of tools including 3-D seismic and geosteering to optimize development
 - Completions team providing top-tier design and execution of hydraulic fracture stimulations
 - Production team enhances individual well performance by daily managing compression and artificial lift

Yes. No.	
	ered "Yes" to Question 33, which defendant(s) are liable for y 21, 2018 EnerCom Conference? (If you check Chappelle, you
Alta Mesa	Chappelle

3

Question 35: For each of defendant you found liable in Question 34 did the defendant act knowingly or recklessly? (You must choose one.)

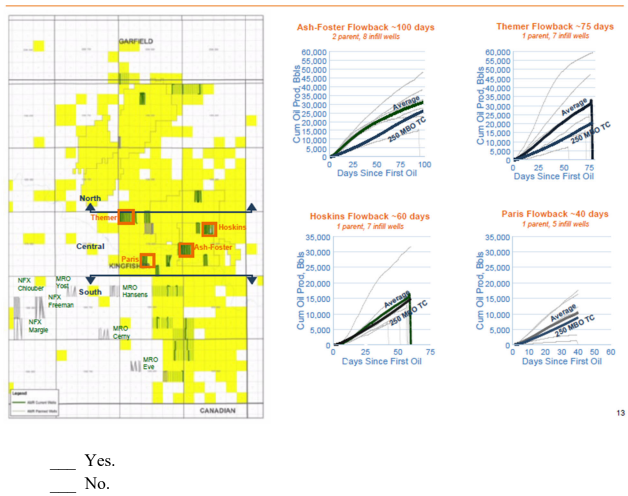
Alta Mesa Chappelle	<pre> Knowingly Knowingly</pre>			ecklessly ecklessly
		#	#	#

Question 36: Have Class Plaintiffs proved their §10(b) Claim for the following slide presented at the February 21, 2018 EnerCom Conference?



Development Process Underway

Spacing test pilots establish basis for development approach



	the February 21, 20	es" to Question 36, which defendant(s) are liable for 18 EnerCom Conference? (If you check Chappelle, you
Alta Mesa		Chappelle
Question 38: Find the second s		nt you found liable in Question 37, did the defendant acrosse one.)
Alta Mesa Chappelle	Knowingly Knowingly	Recklessly Recklessly

March 29, 2018 Press Release (Exhibit ###)

Question 39: Have Class Plaintiffs proved their §10(b) Claim for the following statement in the March 29, 2018 Press Release?

"we have de-risked our acreage with over 250 operated horizontal wells and a comprehensive scientific and engineering effort to begin systematic development with multi-well patterns."
Yes. No.
Question 40: If you answered "Yes" to Question 39, which defendant(s) are liable for this statement in the March 29, 2018 Press Release? (If you check Chappelle and/or Hackett, you must also check Alta Mesa.)
Alta Mesa Chappelle Hackett
<u>Question 41</u> : For each of defendant you found liable in Question 40, did the defendant act knowingly or recklessly? (You must choose one.)
Alta Mesa Knowingly Recklessly
Chappelle Knowingly Recklessly
Alta Mesa Knowingly Recklessly Chappelle Knowingly Recklessly Hackett Knowingly Recklessly
#
Question 42: Have Class Plaintiffs proved their §10(b) Claim for the following statement in the March 29, 2018 Press Release?
"We expect drilling and completion costs on these wells to average \$3.8 million and our type curve has been approximately 650 MBOE per well."
Yes.
No.

this statement in the N	March 29, 2018 Press	s" to Question 42, which defendant(s) are liable for Release? (If you check Chappelle and/or Hackett, you
must also check Alta l	Mesa.)	
Alta Mesa Hackett	_	Chappelle
Question 44:	For each of defendant	you found liable in Question 43, did the defendant ac
knowingly or reckless	sly? (You must choos	se one.)
Alta Mesa	Knowingly	Recklessly
Chappelle _	Knowingly	Recklessly
Hackett	Knowingly	Recklessly

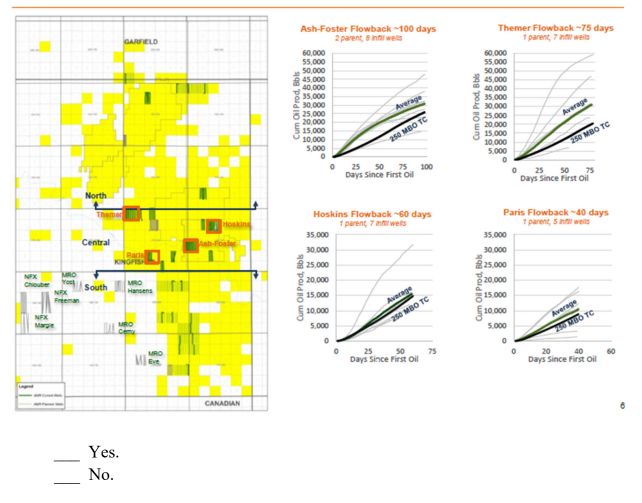
March 29, 2018 Investor Presentation and Conference Call (Exhibit ###)

Question 45: Have Class Plaintiffs proved their §10(b) Claim for the following slide presented at the March 29, 2018 Investor Presentation and Conference Call?



Development Process Underway

Transition from spacing pilots to multi-well pattern development



Question 46: If you answered "Yes" to Question 45, which defendant(s) are liable for this slide presented at the March 29, 2018 Investor Presentation and Conference Call? (If you check Chappelle and/or Hackett, you must also check Alta Mesa.)

 Alta Mesa	 Chappelle
 Hackett	

know	Question 47: For each of defendant you found hable in Question 46, did the defendant actingly or recklessly? (You must choose one.)
	Alta Mesa Knowingly Recklessly Chappelle Knowingly Recklessly Hackett Knowingly Recklessly
	# # #
during	Question 48: Have Class Plaintiffs proved their §10(b) Claim for the following statement g the March 29, 2018 Investor Presentation and Conference Call?
	"During [2017 and early 2018] we further de-risked and delineated our Kingfisher County acreage [in STACK] We have transitioned from spacing tests to development patterns."
	Yes. No.
	Question 49: If you answered "Yes" to Question 48, which defendant(s) are liable for tatement during the March 29, 2018 Investor Presentation and Conference Call? (If you a Chappelle, and/or Hackett, you must also check Alta Mesa.)
	Alta Mesa Chappelle Hackett
know	Question 50: For each of defendant you found liable in Question 49, did the defendant actingly or recklessly? (You must choose one.)
	Alta Mesa Knowingly Recklessly Chappelle Knowingly Recklessly Hackett Knowingly Recklessly
	# # #

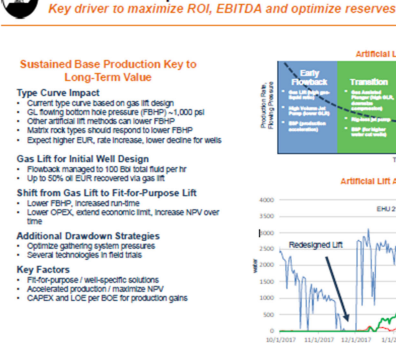
Question 51: Have Class Plaintiffs proved their §10(b) Claim for the following statement during the March 29, 2018 Investor Presentation and Conference Call?

ded bac	licated acreag ck to acreage	e, and these custor	ners hav	icers have delayed a ve begun to shift the only on order of six	eir activity
	Yes. No.				
this statem	nent during the	•	vestor Pi	resentation and Confe	ndant(s) are liable for erence Call? (If you
	Alta Mesa Hackett	_	_ Chap	pelle	
		r each of defendant? (You must choose	•	nd liable in Question :	52, did the defendant act
Cha	appelle	Knowingly Knowingly Knowingly		Recklessly Recklessly	

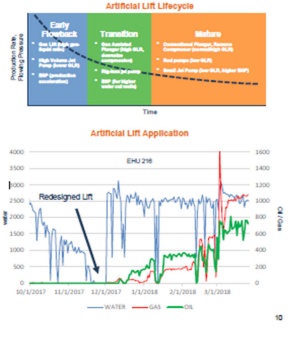
April 9, 2018 IPAA-OGIS Conference and Presentation (Exhibit ###)

Question 54: Have Class Plaintiffs proved their §10(b) Claim for the following statement and accompanying slide presented at the April 9, 2018 IPAA-OGIS Conference and Presentation?

"Now, here's one simple example of a well that we optimized with an ESP, obviously a very good outcome if you're producing on the order of 800 barrels a day.... But the point is there are opportunities like this. We've got a lot of effort focused on that."



Production Optimization



Question 55: If you answered "Yes" to Question 54, which defendant(s) are liable for this statement and accompanying slide presented at the April 9, 2018 IPAA-OGIS Conference and Presentation? (If you check Chappelle and/or Hackett, you must also check Alta Mesa.)

 Alta Mesa	 Chappelle
 Hackett	

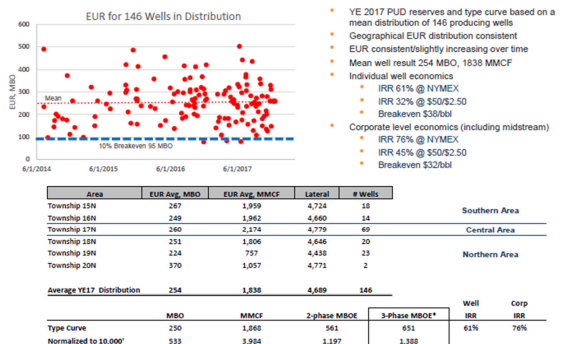
Yes.

Question 56: For each of defendant you found liable in Question 55, did the defendant act knowingly or recklessly? (You must choose one.)

Alta Mesa	Knowingly		R	eckless	ly
Chappelle	Knowingly		R	eckless	ly
Hackett	Knowingly		R	eckless	ly
		11	11	11	
		#	#	#	

Question 57: Have Class Plaintiffs proved their §10(b) Claim for the following slide presented at the April 9, 2018 IPAA-OGIS Conference and Presentation?





Technical EUR – Flet \$65/bbl, lowered fixed opex as gas lift compressor is removed IRR based on NYMEX close at 3:27.16; Bresloven based on NYMEX oil, \$3.00/mcf flat, Well cost \$3.8MM

 Yes.
No.

Question 58	8: If you answered "Yes	"to Question 57, which defendant(s) are liable for
this slide presented	at the April 9, 2018 IPA	A-OGIS Conference and Presentation? (If you check
Chappelle and/or H	lackett, you must also che	eck Alta Mesa.)
Alta M Hacket		Chappelle
	2: For each of defendant lessly? (You must choose	you found liable in Question 58, did the defendant ac e one.)
Alta Mesa	Knowingly	Recklessly
Chappelle	Knowingly	Recklessly
Hackett	Knowingly	Recklessly

May 14, 2018 Investor Presentation (Exhibit ###)

Question 60: Have Class Plaintiffs proved their §10(b) Claim for the following statement in the May 14, 2018 Investor Presentation?

	Yes.		
	No.		
	tement in the M	•	es" to Question 60, which defendant(s) are liable for or Presentation? (If you check Chappelle and/or
	Alta Mesa Hackett	_	Chappelle
			nt you found liable in Question 61, did the defendant act
knowii		ly? (You must choose	
	ngly or reckless	ly? (You must choo	ose one.)
	ngly or reckless Alta Mesa		ose one.)

Question 63: Have Class Plaintiffs proved their §10(b) Claim for the following slide presented at the May 14, 2018 Investor Presentation?

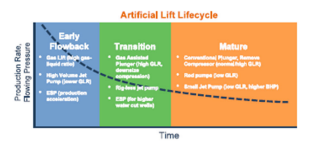


Production Optimization

Key driver to maximize ROI, EBITDA and optimize reserves

Improved Base Production: Key to Long-Term Value

- Disciplined internal artificial lift review process
- Every well reviewed daily by artificial lift team, lift parameters adjusted or lift method changed
- Gathering system pressure reduction in assessment with KFM
- Initial results reflect base decline rate mitigation
- Excellent early results from first 5 wells in an initial 25 well program, range 200-700 BOPD rate increase



EHU 216H 1000 5,000 4,000 800 BWPD 600 3,000 2,000 400 1,000 200 100 500 **EHU 214H** 3,000 2,500 2,000 300 1.500 1,000 200 500 1,000 1,100 1,200 1,300 Todd 1706 6-4MH 3,000 300 250 2,500 2,000 200 1,500 150 1.000 100 50 0 450 550 600 650 700 Days Since First Oil

___ Yes. No.

Question 64: If you answered "Yes" to Question 63, which defendant(s) are liable for this slide presented at the May 14, 2018 Investor Presentation? (If you check Chappelle and/or Hackett, you must also check Alta Mesa.)

___ Alta Mesa ___ Chappelle
Hackett

Question 65: For each of defendant you found liable in Question 64, did the defendant act knowingly or recklessly? (You must choose one.)

Alta Mesa ___ Knowingly ___ Recklessly Chappelle ___ Knowingly ___ Recklessly Hackett Knowingly Recklessly

May 14, 2018 Investor Call (Exhibit ###)

Question 66: Have Class Plaintiffs proved their §10(b) Claim for the following statement in the May 14, 2018 Investor Call?

pres	••	'18 guidance. We have confidence in such as production, revenue, expenses ange."	
Yes. No.			
this statement in the		"to Question 66, which defendant(s) are liable for Presentation? (If you check Chappelle and/or	
Alta M		_ Chappelle	
<u></u>	8: For each of defendant clessly? (You must choose	you found liable in Question 67, did the defendant a e one.)	ct
	<pre> Knowingly Knowingly</pre>	Recklessly Recklessly	

May 21, 2018 Form 10-Q (Exhibit ###)

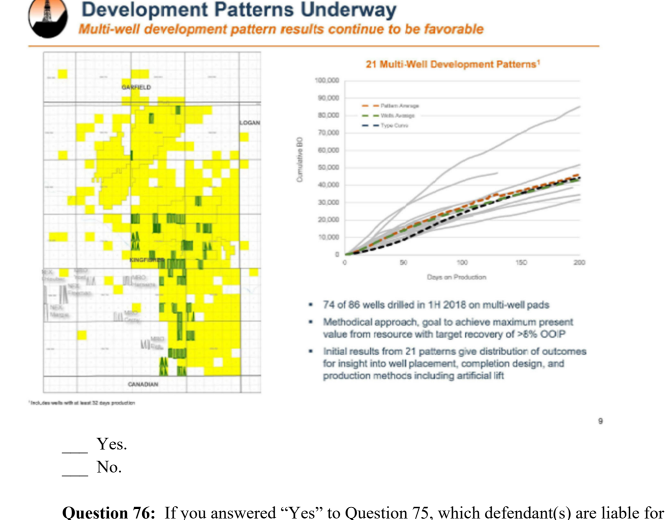
Question 69: Have Class Plaintiffs proved their §10(b) Claim for the following statement in the May 21, 2018 Form 10-Q?

	Financial Officer conceptoredures were effect reasonable assurance the our reports filed or submarized	on, our Chief Executive Officer and Chief cluded that our disclosure controls and tive as of March 31, 2018 to provide at information required to be disclosed in mitted under the Exchange Act is recorded, and reported within the time periods es and Exchange Commission's rules and
Ŋ	Yes.	
N	No.	
-		'Yes" to Question 69, which defendant(s) are liable for m 10-Q? (If you check Chappelle you must also check
A	Alta Mesa	Chappelle
·	tion 71: For each of defender recklessly? (You must cl	dant you found liable in Question 70, did the defendant act hoose one.)
	Mesa Knowingly belle Knowingly	
		# # #

Question 72: Have Class Plaintiffs proved their §10(b) Claim for the following statemer in the May 21, 2018 Form 10-Q?	ıt
"The information contained in this Report fairly presents, in all material respects, the financial condition and results of operations of Alta Mesa Resources, Inc."	
Yes. No.	
Question 73: If you answered "Yes" to Question 72, which defendant(s) are liable for this statement in the May 21, 2018 Form 10-Q? (If you check Chappelle you must also check Alta Mesa.)	
Alta Mesa Chappelle	
Question 74: For each of defendant you found liable in Question 73, did the defendant a knowingly or recklessly? (You must choose one.)	ıc1
Alta Mesa Knowingly Recklessly Chappelle Knowingly Recklessly	

August 14, 2018 Investor Presentation (Exhibit ###)

Question 75: Have Class Plaintiffs proved their §10(b) Claim for the following slide presented during the August 14, 2018 Earnings Call:



this slide presented during the August 14, 2018 Earnings Call? (If you check Chappelle and/or

Chappelle

Hackett

Hackett, you must also check Alta Mesa.)

Alta Mesa

	Question 77: For each of defendant you found liable in Question 76, did the defendant nowingly or recklessly? (You must choose one.)		t act
Alta Mesa Chappelle Hackett	<pre> Knowingly Knowingly Knowingly</pre>	Recklessly Recklessly Recklessly	

August 14, 2018 Investor Call (Exhibit ###)

Question 78: Have Class Plaintiffs proved their §10(b) Claim the following statement during the August 14, 2018 Earnings Call?

integr	ated midstream bus	t in our own high quality acreage in iness at recent trading levels offers as to our shareholders."
Yes. No.		
this statement during	•	es" to Question 78, which defendant(s) are liable for Earnings Call? (If you check Chappelle and/or
Alta Me Hackett	-	Chappelle
-	For each of defendaressly? (You must choose	nt you found liable in Question 79, did the defendant acrosse one.)
Alta Mesa	Knowingly	Recklessly
Chappelle	Knowingly	Recklessly
Hackett	Knowingly	Recklessly

September 6, 2018 Barclays Conference (Exhibit ###)

Question 81: Have Class Plaintiffs proved their §10(b) Claim for the following statement at the September 6, 2018 Barclays Conference?

"During that period of time, we performed 7 pattern tests that gave us insight into the intensive multi-well patterns that we see as being necessary to produce all the economic oil that we have here... That literally would have been -- that would infer 24 wells per section. We're not going with that, but it does illustrate the potential for down spacing, and in fact, it gave us a lot of confidence because one of our strategic anchors is that we need to limit our downside."

Yes. No.			
	September 6, 2018 B	es" to Question 81, which defendant(s) are liable fo arclays Conference? (If you check Chappelle you m	
Alta Mes	a	Chappelle	
Question 83: knowingly or reckless		nt you found liable in Question 82, did the defendant ose one.)	t act
Alta Mesa Chappelle	Knowingly Knowingly	Recklessly Recklessly	

November 14, 2018 Form 10-Q (Exhibit ###)

Question 84: Have Class Plaintiffs proved their §10(b) Claim for the following statement in the November 14, 2018 Form 10-Q?

"Based on that evaluation, our Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures were effective as of March 31, 2018 to provide reasonable assurance that information required to be disclosed in our reports filed or submitted under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms... Other than the changes described above, there have been no changes in our internal control over financial reporting during the three months ended September 30, 2018 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting."

Yes.	
No.	
Question 85: If you answered "Y	es" to Question 84, which defendant(s) are liable for
this statement in the November 14, 2018	Form 10-Q? (If you check Chappelle you must also
check Alta Mesa.)	
Alta Mesa	Chappelle
Question 86: For each of defenda knowingly or recklessly? (You must cho	ent you found liable in Question 85, did the defendant acrosse one.)
Alta Mesa Knowingly	Recklessly
Chappelle Knowingly	Recklessly
	# # #

· · · · · · · · · · · · · · · · · · ·		ave Class Plaintiffs 118 Form 10-Q?	proved their §10(b)) Claim for the follow	ing statement
	material		cial condition and	airly presents, in all results of operations	
	Yes.				
	No.				
· · · · · · · · · · · · · · · · · · ·	nt in the No	•	· ·	which defendant(s) ar check Chappelle you	
	Alta Mesa	-	Chappelle		
' 	<u> </u>	or each of defendan y? (You must choo	•	n Question 88, did the	defendant ac
Alta	Mesa	_ Knowingly	Reckles	sly	
		_ Knowingly	Reckles	sly	

PART III – §10(b) Claim Damages and §20(a) Liability

If you found any defendant liable for any statements above in Part II of the verdict form, please proceed to the questions below. If you did not find any defendant liable for any statement above in Part II of the verdict form, the verdict form is complete and you should proceed to the final page to sign and date the form.

Question 90: Select which proposed damages quantification reasonably estimates Class
Plaintiffs' common stock damages on a per-share basis (check only one):
Class Plaintiffs' per-share damages quantification (Exhibit [[XXX]])Other
If you selected "Other," please fill in the amount of loss per common stock share, if any, for each day on Table A, beginning on the date of the earliest statement for which you found Clas Plaintiffs proved their §10(b) Claim.
Question 91: Select which proposed damages quantification reasonably estimates Class Plaintiffs' warrant damages on a per-warrant basis (check only one):
Class Plaintiffs' per-warrant damages quantification (Exhibit [[XXX]])Other
If you selected "Other," please fill in the amount of loss per warrant, if any, for each day on Table A, beginning on the date of the earliest statement for which you found Class Plaintiffs proved their §10(b) Claim.
Question 92: For each defendant you found violated §10(b), identify the percentage or responsibility of that defendant. Only fill in a number next to a defendant you found violated §10(b). The total must add up to 100%.
Alta Mesa%
Chappelle%
Hackett%
Total 100%

Question 93	E: For the statements you found were false or omitted material information in §II above,
have Class	Plaintiffs proved their §20(a) control person claim as to any of the following
defendants:	Riverstone; Hackett; Chappelle; Ellis; Smith; Gutermuth; Tepper; Walters; BCE?
	Vas for the following defendants (check each defendant who Class Plaintiffs mayed
thair \$20(a)	Yes for the following defendants (check each defendant who Class Plaintiffs proved
meir §20(a)	claim as to):
	Riverstone
	Chappelle
	Hackett
	Ellis
	Gutermuth
	Smith
	Tepper
	Walters
	BCE (only for August 16, 2017 and/or August 17, 2017 statements)
	No.
Ques	stion 94: If you answered "Yes" in response to Question 93 as to any defendant, have
any of those	defendants proved a Good Faith Defense?
	Yes for the following defendants (check each defendant who proved their Good
Faith Defens	se to the §20(a) claim):
	Riverstone
	Chappelle
	Hackett
	Ellis
	Gutermuth
	Smith
	Tepper
	Walters
	BCE
	No.

PART IV – Signature

Once the form is completed, the foreperson for the jury must sign and date it below:

Dated:	Signed:	
	Jury Foreperson	
DATED: [Insert Date]	Respectfully submitted.	

TABLE A

Date	Amount of	Amount of
	Loss	Loss
	(Per Share)	(Per Warrant)
August 16, 2017	\$	\$
August 17, 2017	\$	\$
August 18, 2017	\$	\$
August 19, 2017	\$	\$
August 20, 2017	\$	\$
August 21, 2017	\$	\$
August 22, 2017	\$	\$
August 23, 2017	\$	\$
August 24, 2017	\$	\$
August 25, 2017	\$	\$
August 26, 2017	\$	\$
August 27, 2017	\$	\$
August 28, 2017	\$	\$
August 29, 2017	\$	\$
August 30, 2017	\$	\$
August 31, 2017	\$	\$
September 1, 2017	\$	\$
September 2, 2017	\$	\$
September 3, 2017	\$	\$
September 4, 2017	\$	\$
September 5, 2017	\$	\$
September 6, 2017	\$	\$
September 7, 2017	\$	\$
September 8, 2017	\$	\$
September 9, 2017	\$	\$
September 10, 2017	\$	\$
September 11, 2017	\$	\$
September 12, 2017	\$	\$
September 13, 2017	\$	\$
September 14, 2017	\$	\$
September 15, 2017	\$	\$
September 16, 2017	\$	\$
September 17, 2017	\$	\$
September 18, 2017	\$	\$
September 19, 2017	\$	\$
September 20, 2017	\$	\$
September 21, 2017	\$	\$
September 22, 2017	\$	\$
September 23, 2017	\$	\$
September 24, 2017	\$	\$
September 25, 2017	\$	\$
September 26, 2017	\$	\$
September 27, 2017	\$	\$
September 28, 2017	\$	\$
September 29, 2017	\$	\$
September 30, 2017	\$	\$
October 1, 2017	\$	\$

Date	Amount of	Amount of
	Loss (Per Share)	Loss
O-4-h 2 2017		(Per Warrant)
October 2, 2017	\$	\$
October 3, 2017	\$ \$	\$
October 4, 2017	\$	\$
October 5, 2017 October 6, 2017	\$	\$
October 7, 2017	\$	\$
October 7, 2017 October 8, 2017	\$	\$
October 9, 2017	\$	\$
October 10, 2017	\$	\$
October 11, 2017	\$	\$
October 12, 2017	\$	\$
October 12, 2017 October 13, 2017	\$	\$
October 13, 2017 October 14, 2017	\$	\$
October 14, 2017 October 15, 2017	\$	\$
October 16, 2017	\$	\$
October 17, 2017	\$	\$
October 17, 2017 October 18, 2017	\$	\$
October 19, 2017	\$	\$
October 19, 2017 October 20, 2017	\$	\$
October 20, 2017 October 21, 2017	\$	\$
October 21, 2017 October 22, 2017	\$	\$
October 23, 2017	\$	\$
October 24, 2017	\$	\$
October 25, 2017	\$	\$
October 26, 2017	\$	\$
October 27, 2017	\$	\$
October 28, 2017	\$	\$
October 29, 2017	\$	\$
October 29, 2017 October 30, 2017	\$	\$
October 31, 2017	\$	\$
November 1, 2017	\$	\$
November 2, 2017	\$	\$
	\$	\$
November 3, 2017	\$	\$
November 4, 2017 November 5, 2017	\$	\$
November 6, 2017	\$	\$
November 7, 2017	\$	\$
November 8, 2017	\$	\$
November 9, 2017	\$	\$
	\$	\$
November 10, 2017 November 11, 2017	\$	\$
November 11, 2017 November 12, 2017	\$	\$
November 12, 2017 November 13, 2017	\$	\$
November 13, 2017 November 14, 2017	\$	\$
November 14, 2017 November 15, 2017	\$	\$
November 15, 2017 November 16, 2017		
	\$ \$	\$
November 17, 2017	Þ	9

_		
Date	Amount of	Amount of
	Loss	Loss
N10 2017	(Per Share)	(Per Warrant)
November 18, 2017	\$	\$
November 19, 2017 November 20, 2017	\$	\$
November 21, 2017	\$	\$
November 21, 2017	\$	\$
November 23, 2017	\$	\$
November 24, 2017	\$	\$
November 25, 2017	\$	\$
November 26, 2017	\$	\$
November 27, 2017	\$	\$
November 28, 2017	\$	\$
November 29, 2017	\$	\$
November 30, 2017	\$	\$
December 1, 2017	\$	\$
December 8, 2017	\$	\$
December 9, 2017	\$	\$
December 10, 2017	\$	\$
December 11, 2017	\$	\$
December 12, 2017	\$	\$
December 13, 2017	\$	\$
December 14, 2017	\$	\$
December 15, 2017	\$	\$
December 16, 2017	\$	\$
December 17, 2017	\$	\$
December 18, 2017	\$	\$
December 19, 2017	\$	\$
December 20, 2017	\$	\$
December 21, 2017	\$	\$
December 22, 2017	\$	\$
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December 25, 2017	\$	\$
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December 28, 2017	\$	\$
December 29, 2017	\$	\$
December 30, 2017	\$	\$
December 31, 2017	\$	\$
January 1, 2018	\$	\$
January 2, 2018	\$	\$
January 3, 2018	\$	\$
January 4, 2018	\$	\$
January 5, 2018	\$	\$
January 6, 2018	\$	\$
January 7, 2018	\$	\$
January 8, 2018	\$	\$
January 9, 2018	\$	\$
January 10, 2018	\$	\$
January 11, 2018	\$	\$
January 12, 2018	\$	\$
13, 2010	T -	77

Date	Amount of	Amount of
2	Loss	Loss
	(Per Share)	(Per Warrant)
January 13, 2018	\$	\$
January 14, 2018	\$	\$
January 15, 2018	\$	\$
January 16, 2018	\$	\$
January 17, 2018	\$	\$
January 18, 2018	\$	\$
January 19, 2018	\$	\$
January 20, 2018	\$	\$
January 21, 2018	\$	\$
January 22, 2018	\$	\$
January 23, 2018	\$	\$
January 24, 2018	\$	\$
January 25, 2018	\$	\$
January 26, 2018	\$	\$
January 27, 2018	\$	\$
January 28, 2018	\$	\$
January 29, 2018	\$	\$
January 30, 2018	\$	\$
January 31, 2018	\$	\$
February 1, 2018	\$	\$
February 2, 2018	\$	\$
February 3, 2018	\$	\$
February 4, 2018	\$	\$
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February 7, 2018	\$	\$
February 8, 2018	\$	\$
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February 12, 2018	\$	\$
February 13, 2018 February 14, 2018	\$	\$
February 15, 2018	\$	\$
February 16, 2018	\$	\$
February 17, 2018	\$	\$
February 18, 2018	\$	\$
February 19, 2018	\$	\$
February 20, 2018	\$	\$
February 21, 2018	\$	\$
February 22, 2018	\$	\$
February 23, 2018	\$	\$
February 24, 2018	\$	\$
February 25, 2018	\$	\$
February 26, 2018	\$	\$
February 27, 2018	\$	\$
February 28, 2018	\$	\$
March 1, 2018	\$	\$
March 2, 2018	\$	\$
March 3, 2018	\$	\$

D :		I
Date	Amount of	Amount of
	Loss (Per Share)	Loss
March 4, 2018	\$	(Per Warrant)
	\$	\$
March 5, 2018 March 6, 2018	\$	\$
	\$	\$
March 7, 2018		
March 8, 2018	\$	\$
March 9, 2018	\$	\$
March 10, 2018	\$	\$
March 11, 2018	\$	\$
March 12, 2018	\$	\$
March 13, 2018	\$	\$
March 14, 2018	\$	\$
March 15, 2018	\$	\$
March 16, 2018	\$	\$
March 17, 2018	\$	\$
March 18, 2018	\$	\$
March 19, 2018	\$	\$
March 20, 2018	\$	\$
March 21, 2018	\$	\$
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April 14, 2018	\$	\$
April 15, 2018	\$	\$
April 16, 2018	\$	\$
April 17, 2018	\$	\$
April 18, 2018	\$	\$
April 19, 2018	\$	\$
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April 23, 2018	Date	Amount of	Amount of
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May 21, 2018 \$ May 22, 2018 \$ May 23, 2018 \$ May 24, 2018 \$ May 25, 2018 \$ May 26, 2018 \$ May 27, 2018 \$ May 28, 2018 \$ May 29, 2018 \$ May 30, 2018 \$ May 31, 2018 \$ June 1, 2018 \$ June 2, 2018 \$ June 3, 2018 \$ June 5, 2018 \$ June 6, 2018 \$ June 7, 2018 \$ June 8, 2018 \$ June 9, 2018 \$ June 10, 2018 \$		\$	\$
May 22, 2018 \$ May 23, 2018 \$ May 24, 2018 \$ May 25, 2018 \$ May 26, 2018 \$ May 27, 2018 \$ May 28, 2018 \$ May 29, 2018 \$ May 30, 2018 \$ May 31, 2018 \$ June 1, 2018 \$ June 2, 2018 \$ June 3, 2018 \$ June 4, 2018 \$ June 5, 2018 \$ June 7, 2018 \$ June 8, 2018 \$ June 9, 2018 \$ June 10, 2018 \$	May 20, 2018	\$	\$
May 23, 2018 \$ May 24, 2018 \$ May 25, 2018 \$ May 26, 2018 \$ May 27, 2018 \$ May 28, 2018 \$ May 29, 2018 \$ May 30, 2018 \$ May 31, 2018 \$ June 1, 2018 \$ June 2, 2018 \$ June 3, 2018 \$ June 4, 2018 \$ June 5, 2018 \$ June 6, 2018 \$ June 7, 2018 \$ June 8, 2018 \$ June 9, 2018 \$ June 10, 2018 \$	May 21, 2018	\$	\$
May 24, 2018 \$ May 25, 2018 \$ May 26, 2018 \$ May 27, 2018 \$ May 28, 2018 \$ May 29, 2018 \$ May 30, 2018 \$ May 31, 2018 \$ June 1, 2018 \$ June 2, 2018 \$ June 3, 2018 \$ June 4, 2018 \$ June 5, 2018 \$ June 6, 2018 \$ June 7, 2018 \$ June 8, 2018 \$ June 9, 2018 \$ June 10, 2018 \$	May 22, 2018	\$	\$
May 24, 2018 \$ May 25, 2018 \$ May 26, 2018 \$ May 27, 2018 \$ May 28, 2018 \$ May 29, 2018 \$ May 30, 2018 \$ May 31, 2018 \$ June 1, 2018 \$ June 2, 2018 \$ June 3, 2018 \$ June 4, 2018 \$ June 5, 2018 \$ June 6, 2018 \$ June 7, 2018 \$ June 8, 2018 \$ June 9, 2018 \$ June 10, 2018 \$	May 23, 2018	\$	\$
May 25, 2018 \$ May 26, 2018 \$ May 27, 2018 \$ May 28, 2018 \$ May 29, 2018 \$ May 30, 2018 \$ May 31, 2018 \$ June 1, 2018 \$ June 2, 2018 \$ June 3, 2018 \$ June 4, 2018 \$ June 5, 2018 \$ June 6, 2018 \$ June 7, 2018 \$ June 8, 2018 \$ June 9, 2018 \$ June 10, 2018 \$	May 24, 2018	\$	\$
May 27, 2018 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	May 25, 2018	\$	\$
May 28, 2018 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	May 26, 2018	\$	\$
May 28, 2018 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	May 27, 2018		\$
May 29, 2018 \$ May 30, 2018 \$ May 31, 2018 \$ June 1, 2018 \$ June 2, 2018 \$ June 3, 2018 \$ June 4, 2018 \$ June 5, 2018 \$ June 6, 2018 \$ June 7, 2018 \$ June 8, 2018 \$ June 9, 2018 \$ June 10, 2018 \$	May 28, 2018		\$
May 30, 2018 \$ May 31, 2018 \$ June 1, 2018 \$ June 2, 2018 \$ June 3, 2018 \$ June 4, 2018 \$ June 5, 2018 \$ June 6, 2018 \$ June 7, 2018 \$ June 8, 2018 \$ June 9, 2018 \$ June 10, 2018 \$	May 29, 2018		\$
May 31, 2018 \$ \$ \$ June 1, 2018 \$ \$ June 2, 2018 \$ \$ June 3, 2018 \$ \$ June 4, 2018 \$ \$ June 5, 2018 \$ \$ June 6, 2018 \$ \$ June 7, 2018 \$ \$ June 7, 2018 \$ \$ June 9, 2018 \$ \$ June 9, 2018 \$ \$ June 10, 2018 \$ \$ \$ June 10, 2018 \$ \$	May 30, 2018	\$	\$
June 1, 2018 \$ June 2, 2018 \$ June 3, 2018 \$ June 4, 2018 \$ June 5, 2018 \$ June 6, 2018 \$ June 7, 2018 \$ June 8, 2018 \$ June 9, 2018 \$ June 10, 2018 \$	May 31, 2018	\$	\$
June 3, 2018 \$ June 4, 2018 \$ June 5, 2018 \$ June 6, 2018 \$ June 7, 2018 \$ June 8, 2018 \$ June 9, 2018 \$ June 10, 2018 \$	June 1, 2018		
June 4, 2018 \$ June 5, 2018 \$ June 6, 2018 \$ June 7, 2018 \$ June 8, 2018 \$ June 9, 2018 \$ June 10, 2018 \$			\$
June 4, 2018 \$ June 5, 2018 \$ June 6, 2018 \$ June 7, 2018 \$ June 8, 2018 \$ June 9, 2018 \$ June 10, 2018 \$			\$
June 5, 2018 \$ June 6, 2018 \$ June 7, 2018 \$ June 8, 2018 \$ June 9, 2018 \$ June 10, 2018 \$			\$
June 7, 2018 \$ June 8, 2018 \$ June 9, 2018 \$ June 10, 2018 \$			\$
June 7, 2018 \$ June 8, 2018 \$ June 9, 2018 \$ June 10, 2018 \$			\$
June 8, 2018 \$ June 9, 2018 \$ June 10, 2018 \$			\$
June 9, 2018 \$ \$ June 10, 2018 \$ \$			\$
June 10, 2018 \$ \$	June 9, 2018	\$	\$
		\$	\$
		\$	\$

D .	I	I
Date	Amount of	Amount of
	Loss (Per Share)	Loss
June 12, 2018	\$	(Per Warrant)
June 13, 2018	\$	\$
June 14, 2018	\$	\$
June 15, 2018	\$	\$
June 16, 2018	\$	\$
June 17, 2018	\$	\$
June 18, 2018	\$	\$
June 19, 2018	\$	\$
June 20, 2018	\$	\$
June 21, 2018	\$	\$
June 22, 2018	\$	\$
June 23, 2018	\$	\$
June 24, 2018	\$	\$
June 25, 2018	\$	\$
June 26, 2018	\$	\$
June 27, 2018	\$	\$
June 28, 2018	\$	\$
June 29, 2018	\$	\$
June 30, 2018	\$	\$
July 1, 2018	\$	\$
July 2, 2018	\$	\$
July 3, 2018	\$	\$
July 4, 2018	\$	\$
July 5, 2018	\$	\$
July 6, 2018	\$	\$
July 7, 2018	\$	\$
July 8, 2018	\$	\$
July 9, 2018	\$	\$
July 10, 2018	\$	\$
July 11, 2018	\$	\$
July 12, 2018	\$	\$
July 13, 2018	\$	\$
July 14, 2018	\$	\$
July 15, 2018	\$	\$
July 16, 2018	\$	\$
July 17, 2018	\$	\$
July 18, 2018	\$	\$
July 19, 2018	\$	\$
July 20, 2018	\$	\$
July 21, 2018	\$	\$
July 22, 2018	\$	\$
July 23, 2018	\$	\$
July 24, 2018	\$	\$
July 25, 2018	\$	\$
July 26, 2018	\$	\$
July 27, 2018	\$	\$
July 28, 2018	\$	\$
July 29, 2018	\$	\$
July 30, 2018	\$	\$
July 31, 2018	\$	\$
133, 21, 2010	-	T -

Date	Amount of	Amount of
Buile	Loss	Loss
	(Per Share)	(Per Warrant)
August 1, 2018	\$	\$
August 2, 2018	\$	\$
August 3, 2018	\$	\$
August 4, 2018	\$	\$
August 5, 2018	\$	\$
August 6, 2018	\$	\$
August 7, 2018	\$	\$
August 8, 2018	\$	\$
August 9, 2018	\$	\$
August 10, 2018	\$	\$
August 11, 2018	\$	\$
August 12, 2018	\$	\$
August 13, 2018	\$	\$
August 14, 2018	\$	\$
August 15, 2018	\$	\$
August 16, 2018	\$	\$
August 17, 2018	\$	\$
August 18, 2018	\$	\$
August 19, 2018	\$	\$
August 20, 2018	\$	\$
August 21, 2018	\$	\$
August 22, 2018	\$	\$
August 23, 2018	\$	\$
August 24, 2018	\$	\$
August 25, 2018	\$	\$
August 26, 2018	\$	\$
August 27, 2018	\$	\$
August 28, 2018	\$	\$
August 29, 2018	\$	\$
August 30, 2018	\$	\$
August 31, 2018	\$	\$
September 1, 2018	\$	\$
September 2, 2018	\$	\$
September 3, 2018	\$	\$
September 4, 2018	\$	\$
September 5, 2018	\$	\$
September 6, 2018	\$	\$
September 7, 2018	\$	\$
September 8, 2018	\$	\$
September 9, 2018	\$	\$
September 10, 2018	\$	\$
September 11, 2018	\$	\$
September 12, 2018	\$	\$
September 13, 2018	\$	\$
September 14, 2018	\$	\$
September 15, 2018	\$	\$
September 16, 2018	\$	\$
September 17, 2018	\$	\$
September 18, 2018	\$	\$
September 19, 2018	\$	\$

Date	Amount of	Amount of
Date	Loss	Loss
	(Per Share)	(Per Warrant)
September 20, 2018	\$	\$
September 21, 2018	\$	\$
September 22, 2018	\$	\$
September 23, 2018	\$	\$
September 24, 2018	\$	\$
September 25, 2018	\$	\$
September 26, 2018	\$	\$
September 27, 2018	\$	\$
September 28, 2018	\$	\$
September 29, 2018	\$	\$
September 30, 2018	\$	\$
October 1, 2018	\$	\$
October 2, 2018	\$	\$
October 3, 2018	\$	\$
October 4, 2018	\$	\$
October 5, 2018	\$	\$
October 6, 2018	\$	\$
October 7, 2018	\$	\$
October 8, 2018	\$	\$
October 9, 2018	\$	\$
October 10, 2018	\$	\$
October 11, 2018	\$	\$
October 12, 2018	\$	\$
October 13, 2018	\$	\$
October 14, 2018	\$	\$
October 15, 2018	\$	\$
October 16, 2018	\$	\$
October 17, 2018	\$	\$
October 18, 2018	\$	\$
October 19, 2018	\$	\$
October 20, 2018	\$	\$
October 21, 2018	\$	\$
October 22, 2018	\$	\$
October 23, 2018	\$	\$
October 24, 2018	\$	\$
October 25, 2018	\$	\$
October 26, 2018	\$	\$
October 27, 2018	\$	\$
October 28, 2018	\$	\$
October 29, 2018	\$	\$
October 30, 2018	\$	\$
October 31, 2018	\$	\$
November 1, 2018	\$	\$
November 2, 2018	\$	\$
November 3, 2018	\$	\$
November 4, 2018	\$	\$
November 5, 2018	\$	\$
November 6, 2018	\$	\$
November 7, 2018	\$	\$
November 8, 2018	\$	\$
·		<u> </u>

Data	A	A £
Date	Amount of Loss	Amount of Loss
	(Per Share)	(Per Warrant)
November 9, 2018	\$	\$
November 10, 2018	\$	\$
November 11, 2018	\$	\$
November 12, 2018	\$	\$
November 13, 2018	\$	\$
November 14, 2018	\$	\$
November 15, 2018	\$	\$
November 16, 2018	\$	\$
November 17, 2018	\$	\$
November 18, 2018	\$	\$
November 19, 2018	\$	\$
November 20, 2018	\$	\$
November 21, 2018	\$	\$
November 22, 2018	\$	\$
November 23, 2018	\$	\$
November 24, 2018	\$	\$
November 25, 2018	\$	\$
November 26, 2018	\$	\$
November 27, 2018	\$	\$
November 28, 2018	\$	\$
November 29, 2018	\$	\$
November 30, 2018	\$	\$
December 1, 2018	\$	\$
December 2, 2018	\$	\$
December 3, 2018	\$	\$
December 4, 2018	\$	\$
December 5, 2018	\$	\$
December 6, 2018	\$	\$
December 7, 2018	\$	\$
December 8, 2018	\$	\$
	\$	\$
December 9, 2018	\$	\$
December 10, 2018	\$	\$
December 11, 2018	¢	
December 12, 2018	\$	\$
December 13, 2018	\$	\$
December 14, 2018	\$	\$
December 15, 2018	\$	\$
December 16, 2018	\$	\$
December 17, 2018	\$	\$
December 18, 2018	\$	\$
December 19, 2018	\$	\$
December 20, 2018	\$	\$
December 21, 2018	\$	\$
December 22, 2018	\$	\$
December 23, 2018	\$	\$
December 24, 2018	\$	\$
December 25, 2018	\$	\$
December 26, 2018	\$	\$
December 27, 2018	\$	\$
December 28, 2018	\$	\$

Date	Amount of	Amount of
2	Loss	Loss
	(Per Share)	(Per Warrant)
December 29, 2018	\$	\$
December 30, 2018	\$	\$
December 31, 2018	\$	\$
January 1, 2019	\$	\$
January 2, 2019	\$	\$
January 3, 2019	\$	\$
January 4, 2019	\$	\$
January 5, 2019	\$	\$
January 6, 2019	\$	\$
January 7, 2019	\$	\$
January 8, 2019	\$	\$
January 9, 2019	\$	\$
January 10, 2019	\$	\$
January 11, 2019	\$	\$
January 12, 2019	\$	\$
January 13, 2019	\$	\$
January 14, 2019	\$	\$
January 15, 2019	\$	\$
January 16, 2019	\$	\$
January 17, 2019	\$	\$
January 18, 2019	\$	\$
January 19, 2019	\$	\$
January 20, 2019	\$	\$
January 21, 2019	\$	\$
January 22, 2019	\$	\$
January 23, 2019	\$	\$
January 24, 2019	\$	\$
January 25, 2019	\$	\$
January 26, 2019	\$	\$
January 27, 2019	\$	\$
January 28, 2019	\$	\$
January 29, 2019	\$	\$
January 30, 2019	\$	\$
January 31, 2019	\$	\$
February 1, 2019	\$	\$
February 2, 2019	\$	\$
February 3, 2019	\$	\$
February 4, 2019	\$	\$
February 5, 2019	\$	\$
February 6, 2019	\$	\$
February 7, 2019	\$	\$
February 8, 2019	\$	\$
February 9, 2019	\$	\$
February 10, 2019	\$	\$
February 11, 2019	\$	\$
February 12, 2019	\$	\$
February 13, 2019	\$	\$
February 14, 2019	\$	\$
February 15, 2019	\$	\$
February 16, 2019	\$	\$
1 cordary 10, 2017	Ψ	Ψ

Date	Amount of	Amount of
Date	Loss	Loss
	(Per Share)	(Per Warrant)
February 17, 2019	\$	\$
February 18, 2019	\$	\$
February 19, 2019	\$	\$
February 20, 2019	\$	\$
February 21, 2019	\$	\$
February 22, 2019	\$	\$
February 23, 2019	\$	\$
February 24, 2019	\$	\$
February 25, 2019	\$	\$
February 26, 2019	\$	\$
February 27, 2019	\$	\$
February 28, 2019	\$	\$
March 1, 2019	\$	\$
March 2, 2019	\$	\$
		\$
March 3, 2019	\$	\$
March 4, 2019		\$
March 5, 2019	\$	
March 6, 2019	\$	\$
March 7, 2019	\$	\$
March 8, 2019	\$	\$
March 9, 2019	\$	\$
March 10, 2019	\$	\$
March 11, 2019	\$	\$
March 12, 2019	\$	\$
March 13, 2019	\$	\$
March 14, 2019	\$	\$
March 15, 2019	\$	\$
March 16, 2019	\$	\$
March 17, 2019	\$	\$
March 18, 2019	\$	\$
March 19, 2019	\$	\$
March 20, 2019	\$	\$
March 21, 2019	\$	\$
March 22, 2019	\$	\$
March 23, 2019	\$	\$
March 24, 2019	\$	\$
March 25, 2019	\$	\$
March 26, 2019	\$	\$
March 27, 2019	\$	\$
March 28, 2019	\$	\$
March 29, 2019	\$	\$
March 30, 2019	\$	\$
March 31, 2019	\$	\$
April 1, 2019	\$	\$
April 2, 2019	\$	\$
April 3, 2019	\$	\$
April 4, 2019	\$	\$
April 5, 2019	\$	\$
April 6, 2019	\$	\$
April 7, 2019	\$	\$

Date	Amount of Loss	Amount of Loss
	(Per Share)	(Per Warrant)
April 8, 2019	\$	\$
April 9, 2019	\$	\$
April 10, 2019	\$	\$
April 11, 2019	\$	\$
April 12, 2019	\$	\$
April 13, 2019	\$	\$
April 14, 2019	\$	\$
April 15, 2019	\$	\$
April 16, 2019	\$	\$
April 17, 2019	\$	\$
April 18, 2019	\$	\$
April 19, 2019	\$	\$
April 20, 2019	\$	\$
April 21, 2019	\$	\$
April 22, 2019	\$	\$
April 23, 2019	\$	\$
April 24, 2019	\$	\$
April 25, 2019	\$	\$
April 26, 2019	\$	\$
April 27, 2019	\$	\$
April 28, 2019	\$	\$
April 29, 2019	\$	\$
April 30, 2019	\$	\$
May 1, 2019	\$	\$
May 2, 2019	\$	\$
May 3, 2019	\$	\$
May 4, 2019	\$	\$
May 5, 2019	\$	\$
May 6, 2019	\$	\$
May 7, 2019	\$	\$
May 8, 2019	\$	\$
May 9, 2019	\$	\$
May 10, 2019	\$	\$
May 11, 2019	\$	*
May 12, 2019	\$	\$
May 13, 2019	\$	
May 14, 2019	\$	\$
May 15, 2019	\$	\$
May 16, 2019	\$	\$
May 17, 2019	\$	\$